(to be completed by applicant)

CHIPPEWA ENTERPRISES INC. , the YOwner_Lessee of the	
property located at 3801 MARKET ST. in the City of Riverside, Assessors Parcel No. 2/3-26/-026	
bereby reguests permission to 1441/14/1/ 2 34// 1 10 3	
hereby requests permission to MAINTAIN 9-36" AND Z-48" ROUND TREE PLANTERS	
NOUND TRUE TEHINIERS	
in the public right of way of MARKET ST. & MISSION INN AVE. /or	
theeasement at therear/side/ front of said property. The attached drawing shows the	
front of said property. The attached drawing shows the	
requested encroachment. Upon issuance of this permit, I agree to comply with the attached terms and conditions.	
agree to comply with the attached tarias and conditions.	
Date 1/-30-95	
21/2-	_ (
PRESIDENT	
PNODOLOUNENT DEDUTT ADDROUST	
ENCROACHMENT PERMIT APPROVAL (to be completed by City)	
(co be completed by city)	
This permit shall become effective upon the approval of the	
Departments listed below. Issuance of this permit shall not	
be construed as a waiver of any other applicable permit or	
requirement, but is only revocable permission to use the	
land for the purpose described.	
Y Public Utilities Water Sa Hastral	
- Fublic Utilities water 22 Police	
× Planning Craig agra-	
Mannet has	
X Parks and Recreation Y OMOX Books 11-2995	
(other)	
(Other)	
(other)	
Upon obtaining the above signatures, return this permit to	
the Public Works Department for final approval.	
Date 12/5/95 WW // March 12/	
Public Works Director	
EGDTIC HOLKS DILECTOL	
Encroachment Permit No. E - 13(7	

TERMS AND CONDITIONS The following indicated terms and conditions apply to encroachment permit no. 13(7) 1. Permittee acknowledges that the area of encroachment is owned or controlled by the City of Riverside. 2. Permittee acknowledges that the described property could be needed for a proposed or planned public improvement and the City may revoke this permit. Upon written notice of revocation, the permittee shall, within the time prescribed by the City, remove all improvements placed, constructed or maintained. If the permittee fails to abide by the removal order of the City, the City shall have the right to remove and destroy the improvements without reimbursement to the permittee. The cost of such removal shall be paid by the permittee to the City and shall constitute a debt owed to the City. Permittee waives the right of claim, loss, damage or 3. action against the City resulting from revocation, termination, removal of improvements or any action of the City, its officers, agents or employees taken in accordance with the terms herein. If the City Council of the City of Riverside finds 4. that the permittee is in default of the terms of this permit, that shall be cause for revocation. 5. Permittee herewith agrees to hold the City of Riverside harmless from and against all claims demands, costs, losses, damages, injuries, actions damages and/or injuries, and liability in connection with the construction, encroachment, and/or maintenance to be done by permittee within the described property. Prior to any construction taking place on City 6. controlled property, permittee shall obtain Construction Permit or Street Opening Permit the City Public Works Department. 7. The permittee agrees to insure that construction of their improvements will not interfere in any way with existing City or utility facilities. The existing facilities will require future maintenance, reconstruction and revisions and facilities may be added, any of which may result in removal or alteration of the permittee's improvements without E-1317

reimbursement to the permittee. Prior to construction, Permittee shall contact Underground Service Alert to field locate existing utility lines. Any conflicts discovered will void the permit until acceptable revisions are made.

3.	Other				
		 			
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		 	 	<u>. </u>	